IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA (MONTGOMERY) NORTHERN DIVISION

ARIEL A. ADLA (RE'NAUL M. JOHNSON), 2001 OCT -2 A 10:00

VS.

DEBRA P. HACKETT, C...
U.S. DISTRIC & COURVIL ACTION NO.: 2:07-CV-767-WKW
MIDDLE DISTRICT ALA

RICHARD ALLEN, et al., *
Defendant(s). *

PLAINTIFF'S WRITTEN OBJECTION(S) TO THE
COURT'S DENIAL OF THE PLAINTIFF'S APPLICATION FOR
A TEMPORARY RESTRAINING ORDER AND/OR IN THE ALTERNATIVE
AN APPLICATION FOR A PRELIMINARY INJUNCTION,
PURSUANT TO FEDERAL RULES OF CIVIL PROCEDURE
(FED. R. CIV. P.), RULE 65

COMES NOW, Ariel A. Adla (Re'Naul M. Johnson), the Plaintiff, pro se, pursuant to the written order from this Most Honorable Court, dated August 30, 2007, thereby denying, the Plaintiff's Application For A Temporary Restraining Order And/Or In The Alternative An Application For A Preliminary Injunction, pursuant to the Federal Rules Of Civil Procedure (Fed. R. Civ. P.), Rule 65, for ground(s), as hereby follow:

1. The Plaintiff object(s) to the denial of this Court, regarding the Plaintiff's Application For A Temporary Restraining Order And/Or In The Alternative An Application For A Preliminary Injunction, thereby dated, August 30, 2007, due to this Court's failure to hold a hearing and subsequently failing to make a specific finding of fact of any reason(s) for such denial, thereby denied, the Plaintiff due process of law, as guaranteed and secured under the governing provision(s) of the Fourteenth (14th) Amendment of the United States Constitution.

WHEREFORE, ALL PREMISES BEING HEREBY CONSIDERED, the Plaintiff prays, for this Honorable to reconsider its August 30, 2007, denial of the Plaintiff's Application For A Temorary Restraining Order And/Or In The Alternative An Application For A Preliminary

Injunction and thereby immediately issue a Temporary Restraining Order or schedule a hearing in considering the Plaintiff's alternative Application For Preliminary Injunction, in accordance with the Federal Rules Of Civil Procedure (Fed. R. Civ. P.), Rule 65, where the Plaintiff has established and made a primie facie showing upon the face of the record that [s]he is entitled to such proper consideration, as matter of law. The Plaintiff, also prays for any and all other equitable relief, in which this Honorable Court deems appropriate, necessary and proper, as a matter of law, thereof.

Respectfully Submitted,

Ariel A. Adla

(Re'Naul M. Johnson, #166237) Staton Correctional Center

Dorm F-2-28A

Post Office Box 56

Elmore, Alabama 36025-0056

CERTIFICATE OF SERVICE

I do hereby certify that on this 25th day September , 2007, I have served a copy of the foregoing Written Objections To The Court's Denial Of Plaintiff Application TRO/Prelinary Injunction by placing a copy of same within the Internal Inmate Mailing System, at Staton Correctional Center, Post Office Box 56, Elmore, Alabama 36025-0056, Postage Pre-Paid first class and

properly addressed as follow(s):

Alabama Department Of Corrections Legal Division Honorable Tara Smelley Knee ATTN: Assistant Attorney General Assistant General Counsel 101 South Ripley Street Post Office Box 301501 Montgomery, Alabama 36103-1501

Respectfully Submitted,

Ariel A. Adla (Re'Naul M. Johnson, #166237) Staton Correctional Center Post Office Box 56 Elmore, AL 36025-0056

Africi A. Adla Re'Naul M. Johnson, #166237) Alborn F-2-28A Post Office Box 56 Felmore, Alabama 36025-0056

MONTGOMERY AL 361

01 OCT 2007 PM 2 L

AND SVD-THILVSD

ングンではない

nited States District Court (Montgomery) lothnern Division 1 Orthern Division 1 Orths: Honorable Debra Hackett 1 Derk Of the Court Post Office Box 711 Wortgomery, Alabama 36101-0711